

PATENT  
SVL920020093US1  
0055.0064

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: K. SHYAM et al. ) Examiner: Leon Jonathan Harper  
 )  
Serial No.: 10/629,939 ) Art Unit: 2166  
 )  
Filed: July 29, 2003 )  
 )  
For: METHOD, SYSTEM, AND PROGRAM FOR )  
ACCESSING DATA IN A DATABASE TABLE )  
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Transmitted herewith in the above-identified application is an:

Amendment- 18 pages.  
 No additional fee is required.

The fee has been calculated as shown below:

	Remaining After Amendment		Previously Paid For			Additional Fee
Total Claims	36	Minus	36	=	0	X52 = \$0
Independent Claims	3	Minus	3	=	0	X220 = \$0
		First Presentation of Multiple Dependant Claim		=	+390	= \$0
					Total	= \$0

Please charge Deposit Account No. 09-0460 the amount of \$\_\_\_\_ to cover the extension fee and also the amount of \$\_\_\_\_ to cover the claim fee.

The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or any future or concurrent communication or reply, or credit any overpayment to Deposit Account No. 09-0460.

Any filing fees under 37 CFR 1.16 for the presentation of extra claims.  
 Any patent application processing fees under 37 CFR 1.17, including all required extension of time fees.

Respectfully submitted,

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Dated: July 16, 2009

CERTIFICATE UNDER 37 CFR 1.8:

I hereby certify that this correspondence is being transmitted through the USPTO EFS-Web system over the Internet to Leon Jonathan Harper on July 16, 2009.

/David Victor/  
\_\_\_\_\_  
David W. Victor

7/16/09  
Date

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Applicant(s): K. Shyam et al.                      Examiner: Leon Jonathan Harper  
Serial No. 10/629,939                              Group Art Unit: 2166  
Filed July 29, 2003                              Docket No.: SVL920020093US1  
TITLE METHOD, SYSTEM, AND PROGRAM FOR ACCESSING DATA IN A  
DATABASE TABLE

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/David Victor/  
David W. Victor

RESPONSE TO NON-FINAL OFFICE ACTION

This paper is submitted in response to a non-final fifth office action dated April 16, 2009 (“OA5”) in which the Examiner found that claims 11, 12, 46, 47, 57, and 58 would be allowed if rewritten in independent form and rejected the remaining claims as obvious (35 U.S.C. §103) over cited art. Applicants request a phone interview to discuss this response. Applicants traverse the prior art rejections and submit that all pending claims 1-12, 31, 32, and 37-59 are patentable over the cited art and in condition for allowance for the reasons discussed herein.

A listing of Claims begins on page 2.

Remarks/Arguments begin on page 13.